time and place for the said district meeting, notifying the white male inhabitants, subject in any manner by this or other laws to school tax or charge, residing in such district as aforesaid, by public advertisement to be set up in at least three of the most public places of said district, at least six days before the time of such meeting, and in case such notice shall not be given as aforesaid, or the inhabitants of such district when so notified, shall neglect or refuse to assemble, or form a district

meeting in pursuance of such notice, or in case any district having been formed or organized in pursuance of such notice, shall in the opinion of the trustees or trustee be dissolved by adjournment without day, or from any other cause whatever, it shall and may be lawful for the trustees aforesaid, or any one of them at any time thereafter, to renew such notice, and when so assembled in district meeting, it shall and may be lawful for them, or a majority of such of them, as shall be present at such meeting, to adjourn to any other time or place, and at any such

district meeting, it shall and may lawful for them, or a majority of such of them, as may be present as aforesaid, to adjourn from time to time as occasion may require, to fix on a time and place for holding their future annual meetings, which meetings they are hereby authorized and required to hold, to choose one district clerk to keep the records and proceedings of such meet-

ings, also three trustees to manage the concerns of such dis-

trict, and one district collector, also to designate a site for their

school-house, to vote a tax on the taxable inhabitants, residents

and non-residents of such district, as they or a majority of such

of them, as shall be present as aforesaid, shall deem sufficient to

purchase a suitable site for the school-house, and to build and keep in repair such school-house, and to purchase books, stationery, fuel and other appendages, and to repeal, alter, regulate and modify all such proceedings, or any part thereof, from time to time as occasion may require, and it shall and may be lawful for the trustees of any school districts or any one of

them, to call special meetings of the said inhabitants of such

districts whenever it may be deemed necessary, notice thereof

being given, at least six days before said meeting, and the proceedings of any meeting called by the trustee or trustees, or

taxable inhabitants, shall not be set aside or deemed illegal for

want of notice, or for want of regular and formal adjournment in the proceedings of any primary or other meeting of said inhabitants or trustees, unless it plainly appears that by such defect or informality, some undue advantage was intended to be

On failure to renew.

Choose clerk. Trustees. District collector. Site of schoolhouse. Tax.

Power to meetings.

Informal proceedings.

taken of the white male taxable voters of the district. SEC. 4. And be it enacted, That all white male taxable inhabitants residing in the county, and owning real or personal estate in more school districts than one, shall be permitted to

Power to adjourn.

call special Notice.

Eligibility of voters.